



Established July 2, 1856.

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HONOLULU, HAWAIIAN ISLANDS, FRIDAY, JUNE 29, 1894.

PRICE: 5 CENTS.

Business Cards.

Business Cards.

General Advertisements.

General Advertisements.

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Abstract and Title Co.
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Cecil Brown . . . Vice-President
W. R. Castle . . . Secretary
J. F. Brown . . . Treasurer & Manager
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This Company is prepared to search records and furnish abstracts of title to all real property in the Kingdom.

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—AND—

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Fine pen work for labels and photograving. Music copied.

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TELEPHONE US YOUR ORDERS AT ONCE.

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THEIR CELEBRATED INVIGORATING STIMULATING AND

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IN LARGE OR SMALL QUANTITIES.

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"I desire to find no quieter haven than the 'Sans Souci', and may well add with the poet:

'In a more sacred or sequestered bower, Nor nymph nor Faunus haunted.'

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—P. C. Advertiser, Oct. 7, 1893.

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ARE PREPARED TO MANUFACTURE ANYTHING IN THEIR LINE.

Souvenir Spoons!
a specialty. Also, on hand a fine stock of imported

JEWELRY.
EVERYTHING IN THE LATEST DESIGNS.

Island orders promptly attended to.
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PER AUSTRALIA
Another Invoice of the celebrated

JOHN WIELAND EXTRA PALE

Lager Beer
Also, a fresh Invoice of

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—FOR—
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HARDWARE,
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Attorney and Counsellor-at-Law.
Office—36 Merchant Street.

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—AND—
Agent to take Acknowledgments.

Office—No. 18 Kaahumanu Street, Honolulu, H. I.

BEAVER SALOON,
FORT STREET, OPPOSITE WILDER & CO.'S
H. J. NOLTE, Proprietor.

First-class Lunches served with Tea, Coffee, Soda Water, Ginger Ale or Milk.

OPEN FROM 3 A. M. TILL 10 P. M.
Smokers' Recusites a specialty.

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And Notary Public.

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R. W. M'CHESNEY, J. M. & F. W. M'CHESNEY,
124 Clay St., S. F. 40 Queen St., Honolulu.

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Wholesale Grocers, Commission Merchants and Importers.

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[Successors to Lewers & Dickson.]

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HONOLULU IRON WORKS CO.,
Steam Engines,

Boilers, Sugar Mills, Coolers, Presses and Lead Castings.

And machinery of every description made to order. Particular attention paid to ships' blacksmithing. Job work executed on the shortest notice.

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118 Nuuanu Avenue,
HONOLULU, HAWAIIAN ISLANDS

A First-class Rooming House
IN EVERY RESPECT.

Rooms from \$1.50 to \$3.00 per Week or 50c. per Day.

PAUL LEMKE,
MANAGER.

Bell Telephone 132.
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CENTRAL MARKET!
NUUANU STREET.

First-class Market in every respect; besides carrying a full line of Meats, we make a specialty of

Breakfast Sausages,
Head Cheese,
Pressed Corn Beef.

WESTBROOK & GARES,
3437-q PROPRIETOR.

CONSTITUTIONAL CONVENTION.

Second Reading of the Draft Finished Yesterday Afternoon.

ARTICLE SEVEN DISPOSED OF.

An Adjournment Taken Until Saturday When the Third Reading Will be Taken Up—Everything in Apple Pie Order for the Fourth of July.

Twenty-first Day.

THURSDAY, JUNE 28, 1894.
The Convention was called to order at 10:00 a. m. President Dole in the chair. Prayer and roll call. Minutes read and approved.

PETITIONS.
The Secretary read the following petition from the Portuguese Union:

Whereas, The Portuguese colony of these Islands have since 1887, and more especially since January, 1893, been unanimous in favor of Republican Government; and

Whereas, Their loyalty to the Provisional Government and to the cause of annexation has been unquestioned; and

Whereas, The Provisional Government and its leaders have openly heretofore declared themselves anti-Asiatics; and

Whereas, In the draft of the Constitution, as it stands, there are clauses which may hereafter allow Asiatics to obtain political privileges; and

Whereas, Article 7 of said draft leaves it open for the Legislature to enact laws which will be prejudicial to the poor classes; and

Whereas, Councillor J. P. Mendonca has failed to support measures which would be of interest to the Portuguese colony at large. Resolved,

1. That we heartily endorse the proclamation of President Sanford B. Dole.

2. That no more appropriate day could be chosen than the Fourth of July for the promulgation of the Constitution.

3. That certain provisions in said draft are inconsistent with the declared policy of the Provisional Government and its leaders in regard to Asiatics, and that no Asiatic should be allowed privileges in the Republic.

4. That the provision depriving a European who is not able to read and write the English or Hawaiian languages from becoming a citizen be stricken out, as it deprives many good loyal supporters of the Government as well as new comers from European countries, from becoming citizens.

5. That we rely entirely on the assurances of the Executive Council in regard to the right of suffrage without the required qualifications for all those that registered, or attempted to, at the election for delegates for the Constitutional Convention.

6. That the Portuguese voters earnestly protest against said Councillor J. P. Mendonca's procedure.

7. That, with the alterations prayed for and the assurances aforesaid, we unanimously endorse the proclamation of the new constitution without ratification by vote.

Tabled for consideration with the Constitution.

REPORTS.
Minister Smith reported for the Legislature Committee on Section 5, Article 70. The Committee recommend the section pass with an amendment that the Legislature may also be called together by the President of the Senate when requested so to do by two-thirds of its members.

The report was adopted and the Article passed as amended.

The Committee on Executive reported on Section 3, Article 35, and recommended a verbal amendment.

The report was adopted and the amended section passed.

The same committee reported on the petition of the Schuetzen Club, recommending it be tabled for consideration.

The report was adopted.

RESOLUTIONS.
Delegate Baldwin moved a suspension of the rules in order to consider Article 7 again. He hoped the Convention would be fair enough to suspend the rules and consider the matter on its merits.

Delegate Carter said the matter had already been fairly considered twice. How many times did he want a fair consideration?

Vice-President Wilder said it was not necessary to suspend the rules. The rules were already suspended and the matter should come up under unfinished business.

The motion to suspend the rules was carried on a rising vote.

Article 7 was reconsidered and Delegate Baldwin moved the proviso regarding Government appeals in criminal cases be stricken out.

Delegate Kaku said he was convinced the proviso was a good one. If the time were not so short he would tell the Convention all that happened at the last term in Wailuku. The Hawaiian jury decided according to the amount of money paid them, and not according to the law and the evidence. The Hawaiians, to judge by their newspapers, had more politics than pot in their stomachs. If the Convention wanted to continue this

disgraceful state of things, let them abandon the proviso.

Delegate Fernandez held that if Hawaiian juries would not convict let Hawaiian juries be got rid of.

The motion to strike out was carried upon the following division:

Ayes—Ables, Allen, Baldwin, Damon, Emmeluth, Ena, Fernandez, Horner, Kaunalelio, Kuulakea, Morgan, Nott, Pogue, Robertson, Smith (D. B.), Tenney, Vivas, Wilder—18

Noes—Bolte, Brown, Carter, Hatch, Josepa, Kalua, Kaunalelio, King, Lyman, McCandless, Mendonca, Rice, Smith (W. O.), Waterhouse, Wilcox (A. S.), Wilcox (G. N.), Young—17.

Absent—Hitchcock.
Delegate Kahaulelio moved a resolution providing that the Convention and also the Executive Council be photographed, and each member furnished with a copy of both pictures.

The resolution was lost.

The Convention proceeded to the consideration of Article 18.

A verbal improvement was made in paragraph 9 of Section 2, and the Article then passed.

Article 19 (Denizens) was then taken up, and Minister Hatch offered a substitute for the Article in the draft.

Delegate Vivas called for the eyes and noses on the Article. It left the doors open to Asiatics to vote, and he wished the members to put themselves on record.

Councillor Emmeluth offered an amendment which he thought would cover the difficulty.

Minister Hatch accepted the amendment, and the substitute Article as amended passed.

The Article is as follows:
Section 1. Letters of Denization of the following classes may be granted by the Executive Council:

1. Letters conferring all of the privileges of citizenship, except the right to vote, may be granted to any person.

2. Special letters, conferring all the rights of citizenship, including the right to vote, which shall be granted only to persons eligible to become naturalized; provided, however, that the condition of intention to become a permanent citizen, of an oath affirming allegiance to the Government of his native land, of an oath of allegiance to the Republic and of application to the Supreme Court shall not be required; and provided further that the condition of being a citizen or subject of a country having treaty relations with this Republic concerning naturalization shall not apply to persons who have resided in the Hawaiian Islands for a period of seven years or more prior to the date of the promulgation of this Constitution, and who may apply for letters of denization within five years.

Section 2. Every person having letters of denization shall take the oath prescribed in Article 99 of this Constitution, and shall thereupon be subject to all of the duties and obligations of a citizen.

Section 3. All letters of denization heretofore granted are hereby revoked.

Minister Smith moved to reconsider Article 99, so that jurors should be required to take the oath required of officers.

Carried.
Minister Smith moved to amend Article 99, by adding the words "or a juror."

Councillor Brown held that this would be importing politics directly into the Court.

Minister Hatch said that we were trying to establish a Republic here, and he believed in doing it in a thorough manner.

Delegate Robertson did not agree with Councillor Brown. The jurors were not necessarily supposed to take the oath immediately before trying a case. The Government could not expect to get an impartial verdict from a jury box full of traitors.

The amendment was adopted, and the Convention adjourned until 2 p. m.

AFTERNOON SESSION.
The Convention reassembled at 2 o'clock.

Councillor McCandless moved to suspend the rules, so as to enable the Convention to reconsider Section 5 of Article 77.

Delegate Carter amended Councillor McCandless' motion, by making it possible to reconsider any portion of the Constitution.

Lost.
Councillor McCandless' motion was carried.

Councillor McCandless moved to amend Section 5, Article 77, by reinserting the words "or appointed," which were stricken out a few days ago. Carried.

The section passed as amended.

Delegate Robertson moved that the article which was to be inserted after Article 93, and which was referred to the Judiciary Committee, be taken up without waiting for the committee report. Carried.

Article 93 a, "No public aid, benefit or exemptions shall be extended to any church or religious organization."